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APPLICATION N	Ю.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/041,678		01/07/2002	Gilbert Wolrich	10559-610001 / P12849	2963	
20985	7590	01/04/2005		EXAMINER		
		DSON, PC	CHACE, CHRISTIAN			
12390 EL CAMINO REAL SAN DIEGO, CA 92130-2081				ART UNIT	PAPER NUMBER	
			,	2187	2187	
				DATE MAILED: 01/04/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action    Examiner		Application No.	Applicant(s)					
Examiner   Christian P. Chace   2187	Advisory Action	10/041,678	WOLRICH ET AL.					
-The MAILING DATE of this communication appears on the cover sheet with the correspondence address THE REPLY FILED 10 December 2004. FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.  PERIOD FOR REPLY (check either a) or b)]  a) The period for reply expires	Advisory Addion	Examiner	Art Unit					
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a)  The period for reply expiresmonths from the mailing date of the final rejection. b)  The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, with the statistory period for reply expired also than STA MONTH'S from the mailing date of the final rejection. ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTH'S OF THE FINAL REJECTION. See MPEP Extensions of them may be obtained under 37 CFR 1.13(s) is acclusated from: (1) the expiration date of the shortened statutory period for reply originally set date of the shortened statutory period for reply originally set date of the shortened statutory period for reply originally set in facil Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailling date of the final rejection, even if timely filled, may reduce any exempted patent term adjustment. See 37 CFR 1.74(9) is calculated from: (1) the representation or 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.  2. The proposed amendment(s) will not be entered because:  (a)	THE REPLY FILED 10 December 2004 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued							
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U.S. Patent and Trademark Office PTOL-303 (Rev. 11-03) Continuation of 2. NOTE: The queue including a linked list of elements and the queue descriptor including a head pointer, a tail pointer, and a count, with the queue descriptors that are stored in the memory, but not included in the determined subset, not being stored in the cache has not been searched or considered, and accordingly, will require further search and/or consideration.